U.S. District Court Northern District of Georgia (Atlanta) CRIMINAL DOCKET FOR CASE #: 1:19-mj-00405-AJB All Defendants

Case title: USA v. Haggerty Date Filed: 05/09/2019

Other court case number: 3:19-cr-630-KC USDC Western Date Terminated: 05/09/2019

Texas, El Paso Texas

Assigned to: Magistrate Judge

Alan J. Baverman

Defendant (1)

Justin Haggerty represented by Vionnette Reyes Johnson

TERMINATED: 05/09/2019

Federal Defender Program Inc.—Atl Suite 1500, Centennial Tower
101 Marietta Street, NW
Atlanta, GA 30303

404–688–7530

Email: Vionnette Johnson@fd.org

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Public Defender or Community

Defender Appointment

Pending Counts Disposition

None

Highest Offense Level

(Opening)

None

Terminated Counts Disposition

None

Highest Offense Level

(Terminated)

None

<u>Complaints</u> <u>Disposition</u>

18:1363 and 1152– BUILDINGS, PROPERTY, WITHIN SPECIAL MARITIME JURISDICTION

Plaintiff

USA

represented by **Dashene Cooper**

Office of the United States Attorney–ATL600 Northern District of Georgia 600 United States Courthouse 75 Ted Turner Dr., S.W. Atlanta, GA 30303

404–581–6000 Fax: 404–581–6181

Email: dashene.cooper@usdoj.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Retained

Date Filed	#	Page	Docket Text
05/09/2019			Arrest (Rule 5) of Justin Haggerty (btql) (Entered: 05/13/2019)
05/09/2019	1		Minute Entry for proceedings held before Magistrate Judge Alan J. Baverman: Initial Appearance in Rule 5(c)(3) Proceedings and Bond Hearing as to Justin Haggerty held on 5/9/2019. Defendant waives Identity Hearing. Waiver filed. Bond set at \$10,000. Bond filed; defendant released. (Tape #FTR) (btql) (Entered: 05/13/2019)
05/09/2019	2		WAIVER of Rule 5 & 5.1 Hearings by Justin Haggerty (btql) (Entered: 05/13/2019)
05/09/2019	<u>3</u>		ORDER APPOINTING FEDERAL PUBLIC DEFENDER Vionnette Johnson (IA only) as to Justin Haggerty. Signed by Magistrate Judge Alan J. Baverman on 5/9/2019. (btql) (Entered: 05/13/2019)
05/09/2019	<u>4</u>		Non–Surety Bond on Rule 5(c)(3) Entered as to Justin Haggerty in amount of \$ 10,000. (btql) (Entered: 05/13/2019)
05/09/2019	<u>5</u>		ORDER Setting Conditions of Release as to Justin Haggerty. Signed by Magistrate Judge Alan J. Baverman on 5/9/2019. (btql) (Entered: 05/13/2019)
05/09/2019			Magistrate Case Closed. Defendant Justin Haggerty terminated. (btql) (Entered: 05/13/2019)

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MIME-Version:1.0
From:ganddb_efile_notice@gand.uscourts.gov
To:CourtMail@localhost.localdomain
Bcc:
--Case Participants: Vionnette Reyes Johnson (debra_spratt@fd.org,
vionnette_johnson@fd.org), Dashene Cooper (caseview.ecf@usdoj.gov,
dashene.cooper@usdoj.gov, gaylene.berberick@usdoj.gov, geraldine.curry-davis@usdoj.gov,
usagan.motionsresponses@usdoj.gov), Magistrate Judge Alan J. Baverman
(ganddb_efile_ajb@gand.uscourts.gov)
--Non Case Participants:
--No Notice Sent:

Message-Id:10022661@gand.uscourts.gov
Subject:Activity in Case 1:19-mj-00405-AJB USA v. Haggerty Arrest - Rule 40
Content-Type: text/html
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U.S. District Court

Northern District of Georgia

Notice of Electronic Filing

The following transaction was entered on 5/13/2019 at 9:04 AM EDT and filed on 5/9/2019

Case Name: USA v. Haggerty
Case Number: 1:19-mj-00405-AJB

Filer:

Document Number: No document attached

Docket Text:

Arrest (Rule 5) of Justin Haggerty (btql)

1:19-mj-00405-AJB-1 Notice has been electronically mailed to:

Dashene Cooper dashene.cooper@usdoj.gov, CaseView.ECF@usdoj.gov, gaylene.berberick@usdoj.gov, Geraldine.curry—davis@usdoj.gov, USAGAN.MotionsResponses@usdoj.gov

Vionnette Reyes Johnson Vionnette_Johnson@fd.org, Debra_Spratt@fd.org

1:19-mj-00405-AJB-1 Notice has been delivered by other means to:

MAGISTRATE'S CRIMINIAL MINIJUBS O TREMOVADS (Rune 5 12.15 iled 05/09 FLICE DPM OP ENCOURT

				DATE:	5/9/19	@ <u>4:20 pm</u>	
0	RIGINAL			TAPE:	FTR		
	स्त्र के व्यक्तकार के प्राप्त के व्यक्तकार			TIME IN C	COURT: 47 N	⁄lins.	
MAG	SISTRATE JUDGE	ALAN J. BAVERMA	N COU	RTROOM DEPUTY	CLERK: Lisa	Enix	
CAS	E NUMBER:	1:19-MJ-405	DEFI	ENDANT'S NAME:	Justin Hagger	rty	
AUS	A: Dash Co	ooper	DEFI	ENDANT'S ATTY:	Vionnette Joh	nson	
USP	O / PTR: Derrika	Richardson - Barnes					
	ARREST DATE						
Х	Initial appearance	hearing held.		X	Defendant inform	ned of rights.	
	Interpreter sworn:						
	_		COUNSEL	5			
Х	ORDER appointing	g Federal Defender as	counsel for de	fendant for .			
	ORDER appointing	g		as c	ounsel for defend	dant.	
	ORDER: defendar	nt to pay attorney's fee	s as follows:				
	_		ITY / PRELIMI	NARY HEARING			
<u>X</u>	_	ES identity hearing.			X_WAIVE		
	Identity hearing HI			n indictment/compla		oval to other district.	
Defendant WAIVES preliminary hearing WAIVER FILED							
	Preliminary hearing held Probable cause found; def. held to District Court for removal to other district						
	Removal hearing set @						
Commitment to Another District Filed.							
			RETRIAL DET	ENTION HEARING			
	-	on for detention filed.					
	Detention hearing		@		() In chargi	ing district.)	
<u>X</u>							
	Government motion for detention						
	Pretrial detention o		Written order to		011555		
<u>X</u>		310,000	X NON-SU		SURETY		
		ash	property		Signature 		
<u>X</u>							
	must be removed from the home; the defendant must turn in his passport.						
<u>X</u>	X Bond filed. Defendant released.						
	Bond not executed. Defendant to remain in Marshal's custody.						
	Motion () v	rerbal) to reduce/i	evoke bond file				
	Motion to reduce/re	evoke bond	GRANTE	D	DENIED		

		United	STATES DISTRICT COUR	FILED IN OPEN COURT U.S.D.C. Atlanta	
			Northern District of Georgia	MAY U 9 2019 .	
		United States of America v.)) Case No. 1:19-MJ-4)	JAMES N. HATTEN, Clerk By: 405-AJB Deputy Clerk	
		JUSTIN HAGGERTY) Charging District's C	Case No. EP19CR630	
		Defendant)		
		WAIV	ER OF RULE 5 & 5.1 HEARINGS (Complaint or Indictment)		
El Doc	I und		in another district, the (name of other court)	Western Division of Texas	
ELFAS				·	
		e been informed of the charges a			
	(1)	•	assignment of counsel if I am unable to ret		
	(2)	an identity hearing to determ	ine whether I am the person named in the c	charges;	
	(3)	production of the warrant, a	certified copy of the warrant, or a reliable e	electronic copy of either;	
	a preliminary hearing within 14 days of my first appearance if I am in custody and 21 days otherwise — unless I am indicted — to determine whether there is probable cause to believe that an offense has been committed;				
	(5) a hearing on any motion by the government for detention;				
	(6)	request transfer of the procee	dings to this district under Fed. R. Crim. P	. 20, to plead guilty.	
	I agre	ee to waive my right(s) to:			
	an identity hearing and production of the warrant.				
		a preliminary hearing.			
	a detention hearing.				
	an identity hearing, production of the warrant, and any preliminary or detention hearing to which I may be entitled in this district. I request that those hearings be held in the prosecuting district, at a time set by that court.				
pendir	I cons		equiring my appearance in the prosecuting	district where the charges are	
Date:	5.	7-19		4	
Appro	ved:	AB	Defendant's sig	înaturé	
		man, U.S. Magistrate Judge	Signature of defenda	nt's attorney	
			,		

FILED IN OPEN COURT U.S.D.C. Atlanta

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

MAY U 9 2019

JAMES N. HATTEN, Clerk

By: Planuty Clerk

UNITED STATES OF AMERICA,

Plaintiff,

VS.

CASE NO. 1:19-MJ-405-AJB

JUSTIN HAGGERTY,

Defendant.

ORDER APPOINTING COUNSEL

VIONNETTE JOHNSON - A

The above-named defendant has testified under oath or has filed with the Court an affidavit of financial status and hereby satisfied this Court that he or she is financially unable to employ counsel.

Accordingly, the **FEDERAL DEFENDER PROGRAM, INC.**, is hereby appointed to represent this defendant in the above-captioned case unless relieved by an Order of this Court or by Order of the Court of Appeals.

Dated at Atlanta, Georgia this 9th day of May, 2019.

UNITED STATES MÅGISTRATE JUDGE

			FILED IN OPEN COURT
UNITED S	STATES DIST	RICT COUR	RT U.S.D.C. Atlanta
	for the	£'	MAY 0 9 2019
•	Northern District of G		JAMES N. HATTEN, Elerk
United States of America)		By: Deputy Clerk
V.)	N.	1 10 MI 405 ATD
JUSTIN HAGGERTY) (ase No.	1:19-MJ-405-AJB
Defendant)	:	
	APPEARANCE BO	NND	
	APPEARANCE DO	IND	
	Defendant's Agree	nent	
I,JUSTIN HAGGERTY		, ,	every order of this court, or any
court that considers this case, and I further agr		be forfeited if I fail	1:
(X) to appear for court pro (X) if convicted, to surrence		that the court may	impose or
(X) to comply with all con-			
	Type of Bond		
() (1) This is a personal recognizance bo	nd.		
(X)(2) This is an unsecured bond of \$	10,000		
() (3) This is a secured bond of \$, secured by:	
() (a) \$, i	in cash deposited with	the court.	
(x) (b) the agreement of the defenda (describe the cash or other property, incommership and value):			
If this bond is secured by real pr	roperty, documents to	protect the secured	I interest may be filed of record.
() (c) a bail bond with a solvent sur	ety (attach a copy of the b	ail bond, or describe i	t and identify the surety):

Forfeiture or Release of the Bond

Forfeiture of the Bond. This appearance bond may be forfeited if the defendant does not comply with the above agreement. The court may immediately order the amount of the bond surrendered to the United States, including the security for the bond, if the defendant does not comply with the agreement. At the request of the United States, the court may order a judgment of forfeiture against the defendant and each surety for the entire amount of the bond, including interest and costs.

Release of the Bond. The court may order this appearance bond ended at any time. This bond will be satisfied and the security will be released when either: (1) the defendant is found not guilty on all charges, or (2) the defendant reports to serve a sentence.

Declarations

Ownership of the Property. I, the defendant - and each surety - declare under penalty of perjury that:

- (1) all owners of the property securing this appearance bond are included on the bond;
- (2) the property is not subject to claims, except as described above; and
- (3) I will not sell the property, allow further claims to be made against it, or do anything to reduce its value while this appearance bond is in effect.

Acceptance. I, the defendant – and each surety – have read this appearance bond and have either read all the conditions of release set by the court or had them explained to me. I agree to this Appearance Bond. I, the defendant – and each surety – declare under penalty of perjury that this information is true. (See 28 U.S.C. § 1746.)

Date:5/9/2019	Defendant's signature
(1) Surety/property owner – printed name	(1) Surety/property owner — signature and date
(1) Surety/property owner's address	(1) Surety/property owner's city/state/zip
(2) Surety/property owner – printed name	(2) Surety/property owner — signature and date
(2) Surety/property owner's address	(2) Surety/property owner's city/state/zip
(3) Surety/property owner – printed name	(3) Surety/property owner — signature and date
(3) Surety/property owner's address	(3) Surety/property owner's city/state/zip
	CLERK OF COURT
Date:	Signature of Clerk or Deputy Clerk
Date: 5 5 1 5	APPROVED S
Date: 5/5/19	Alan I Rayawnan United States Magistrate Indae

AO 199A (Rev. 12/11) Order Setting Conditions of Release

The defendant must sign an Appearance Bond, if ordered.

(5)

Page 1 of ____3 Pages

	UNITED STATES DISTRICT COUfor the Northern District of Georgia UNITED STATES OF AMERICA v. Case No.: JUSTIN HAGGERTY Defendant Defendant	MAY 0 9 2019 JAMES N. HAJTEN, Clerk By: Députy Clerk 1:19-MJ-405-AJB		
	ORDER SETTING CONDITIONS OF RELEA	SE		
IT IS	S ORDERED that the defendant's release is subject to these conditions:			
(1)	1) The defendant must not violate federal, state, or local law while on release.			
(2)	The defendant must cooperate in the collection of a DNA sample if it is authorized by 42 U.S.C. § 14135a.			
(3)	The defendant must advise the court or the pretrial services office or supervising officer in writing before making any change of residence or telephone number.			
(4)	The defendant must appear in court as required and, if convicted, must surrender as directed to serve a sentence that the court may impose.			
	The defendant must appear at: Place			
	on			
	Date and Time			
	If blank, defendant will be notified of next appearance.			

ADDITIONAL CONDITIONS OF RELEASE

IT IS FURTHER ORDERED that the defendant's release is subject to the conditions marked below: The defendant is placed in the custody of: Person or organization Address (only if above is an organization) City and state Tel. No. who agrees to (a) supervise the defendant, (b) use every effort to assure the defendant's appearance at all court proceedings, and (c) notify the court immediately if the defendant violates a condition of release or is no longer in the custodian's custody. Signed: Custodian Date (x) (7) The defendant must: submit to supervision by and report for supervision (\mathbf{x}) (a) to the (x) U.S. Pretrial Services () U.S. Probation Office Before leaving courthouse, or telephone number 404-215-1950 () No later than (x) (b) maintain or actively seek lawful and verifiable employment.) (c) continue or start an education program. your supervising officer by: [2:20] mand do not obtain nor possess a passport or other international (x) (d) surrender any passport to travel document, not obtain or possess a passport or other international travel document in your name, another name or on behalf of a third party, including minor children. (x) (e) abide by the following restrictions on personal association, residence, or travel: Reside at address provided to Pretrial Services and do not change your address or telephone number w/o written PTS pre- approval (x) (f) avoid all contact, directly or indirectly, with any person who is or may be a victim or witness in the investigation or prosecution, any and all co-defendants and/or unindicted co-conspirators () as directed by your supervising officers) (g) get medical or psychiatric treatment: ()) (h) maintain residence at a halfway house or community corrections center, as the pretrial services office or supervising officer considers (x) (i) not possess a firearm, destructive device, other weapon, or ammunition, in your home, vehicle or place of employment, or upon your person. Girearns must be removed from residues before exteris home.) at all (X) excessively. (x) (j) not use alcohol ((x) (k) not use or unlawfully possess a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless lawfully prescribed by a licensed medical practitioner. submit to testing for a prohibited substance if required by the pretrial services office or supervising officer. Testing may be used with random frequency and may include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibited substance screening or testing. The defendant must not obstruct, attempt to obstruct, or tamper with the efficiency and accuracy of prohibited substance screening or testing.) (m) participate in a program of inpatient or outpatient substance abuse therapy and counseling if directed by the pretrial services office or supervising officer.) (n) participate in one of the following location restriction programs and comply with its requirements as directed.) (i) Curfew. You are restricted to your residence every day () from directed by the pretrial services office or supervising officer; or) (ii) Home Detention. You are restricted to your residence at all times except for employment; education; religious services; medical, substance abuse, or mental health treatment; attorney visits; court appearances; court-ordered obligations; or other activities approved in advance by the pretrial services office or supervising officer; or)(iii) Home Incarceration. You are restricted to 24-hour-a-day lock-down at your residence except for medical necessities and court appearances or other activities specifically approved by the court.) (o) submit to location monitoring as directed by the pretrial services office or supervising officer and comply with all of the program requirements and instructions provided.) You must pay all or part of the cost of the program based on your ability to pay as determined by the pretrial services office or supervising officer. (x) (p) report within 72 hours to the pretrial services office or supervising officer, every contact with law enforcement personnel, including arrests, questioning, or traffic stops. x) (p) restrict travel to the Northern District of Georgia unless the supervising officer has approved travel in advang) (r) Muy travel to Moha for work I to MDTX for i) (s) Not enter any Native American swrendy war

Advice of Penalties and Sanctions

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in a separate term of imprisonment, a fine, or both.

While on release, if you commit a federal felony offense, the punishment is an additional prison term of not more than ten years; if you commit a federal misdemeanor offense, the punishment is an additional prison term of not more than one year. This sentence will be consecutive (*i.e.*, in addition to) any other sentence you receive.

It is a crime punishable by up to ten years of imprisonment and a \$250,000 fine or both to: obstruct a criminal investigation; tamper with a witness, victim or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If after release, you knowingly fail to appear as required by the conditions of release, or to surrender for the service of sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, you shall be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, you shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be in addition to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of Defendant

I acknowledg	e that I am the defen	dant in this case and th	at I am aware of the co	nditions of release.	I promise to obey a	ll conditions
of release, to appear	as directed, and to s	surrender for service of	f any sentence imposed	. I am aware of the	penalties and sancti	ons set forth
above.				and the same of th		

above.	
<u>X</u>	Letter -
	Signature of Defendant
	1902 Pond Ridge C+
	Address/
	Snellville, GA 30078
	City State Zip Code Telephone
	734-740-9715
Directions to United Sta	tes Marshal
() The defendant is ORDERED released after processing.	
The United States marshal is ORDERED to keep the defendant in c	astody until notified by the clerk or judge that the defendant
has posted bond and/or complied with all other conditions for releas	
the appropriate Judge at the time and place specified.	0.11
Date: 5 9 1 9	14/5
	Signature of Judicial Officer

ALAN J. BAVERMAN, U. S. MAGISTRATE JUDGE
Name and Title of Judicial Officer

DISTRIBUTION: COURT DEFENDANT PRETRIAL SERVICE U.S. ATTORNEY U.S. MARSHAL

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MIME-Version:1.0
From:ganddb_efile_notice@gand.uscourts.gov
To:CourtMail@localhost.localdomain
Bcc:
--Case Participants: Dashene Cooper (caseview.ecf@usdoj.gov, dashene.cooper@usdoj.gov, gaylene.berberick@usdoj.gov, geraldine.curry-davis@usdoj.gov,
usagan.motionsresponses@usdoj.gov), Vionnette Reyes Johnson (debra_spratt@fd.org,
vionnette_johnson@fd.org), Magistrate Judge Alan J. Baverman
(ganddb_efile_ajb@gand.uscourts.gov)
--Non Case Participants: File Clerks (ganddb_file_clerks@gand.uscourts.gov)
--No Notice Sent:

Message-Id:10022786@gand.uscourts.gov
Subject:Activity in Case 1:19-mj-00405-AJB USA v. Haggerty Termination of Magistrate Case
Content-Type: text/html
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U.S. District Court

Northern District of Georgia

Notice of Electronic Filing

The following transaction was entered on 5/13/2019 at 9:34 AM EDT and filed on 5/9/2019

Case Name: USA v. Haggerty
Case Number: 1:19-mj-00405-AJB

Filer:

Document Number: No document attached

Docket Text:

Magistrate Case Closed. Defendant Justin Haggerty terminated. (btql)

1:19-mj-00405-AJB-1 Notice has been electronically mailed to:

Dashene Cooper dashene.cooper@usdoj.gov, CaseView.ECF@usdoj.gov, gaylene.berberick@usdoj.gov, Geraldine.curry—davis@usdoj.gov, USAGAN.MotionsResponses@usdoj.gov

Vionnette Reyes Johnson Vionnette_Johnson@fd.org, Debra_Spratt@fd.org

1:19-mj-00405-AJB-1 Notice has been delivered by other means to: